EXHIBIT XXVII

1	FINNEGAN, HÈNDERSON, FARABÓW, 2 GARRETT & DUNNER, L.L.P.	
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6 7	Attorneys for Defendants Cameron Winklevoss, Tyler Winklevoss, and Divya Narendra	
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9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN JOSE DIVISION	
12	FACEBOOK, INC., and MARK ZUCKERBERG,	CASE NO. C 07-01389 RS
13	Plaintiff,	DEFENDANT TYLER WINKLEVOSS'S DECLARATION IN SUPPORT OF REPLY TO
14	V.	PLAINTIFFS' OPPOSITION TO
15	CONNECTU LLC, (now known as CONNECTU, INC.), CAMERON WINKLEVOSS, TYLER WINKLEVOSS, DIVYA NARENDRA,	DEFENDANTS' MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION
16	PACIFIC NORTHWEST SOFTWARE, INC., WINSTON WILLIAMS, WAYNE CHANG,	Date: October 10, 2007
17	DAVID GUCWA, and DOES 1-25,	Time: 9:30 a.m. Dept.: 4
18	Defendants.	Judge: Hon. Richard Seeborg
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I, Tyler Winklevoss, declare,

I am aware that Winston Williams, Pacific Northwest Software, Inc., David Gucwa and Wayne Chang are alleged to have engaged in an automatic downloading process known as "Social Butterfly," "Importer," or "Exporter" starting in August 2004 and continuing into 2005. I did not direct, control, or authorize Winston Williams, Pacific Northwest Software, Inc., David Gucwa, Wayne Chang, or any other individuals or entities alleged to have participated in these automatic downloading processes, nor did I directly participate in these processes.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct and that this declaration was executed on the 25th day of September, 2007.

/s/		
Tyler Winklevoss		